11 September 1986

ME MORANDUM FOR: DDCI

FROM: Dave Gries

STAT

13 4/12X

SUBJECT: Legislation to move DCI up to Executive Level I and

DDCI up to Executive Level II

A CONTRACTOR OF THE CONTRACTOR

- 1. Since 1980 we have attempted to introduce legislation providing for Executive Level I compensation for the DCI and Executive Level II compensation for the DDCI. On each occasion HPSCI has informally put us on notice that it will not accept such an amendment. We have had limited success with SSCI. Accordingly, all of our efforts have been through the Senate.
- 2. Our most recent attempt has been via the Intelligence Authorization bill for FY 86. Executive Level compensation is a matter within the jurisdiction of the Senate Governmental Affairs Committee and Sen. Durenberger referred the matter to that Committee, which is chaired by Sen. Roth. Governmental Affairs voting was as follows:

Against: Roth, Durenberger, Nunn, Glenn, Gore, Cochran, Levin, Chiles, Mathias and Rudman

For: Eagleton, Stevens and Cohen

Our reading of the vote is that those voting "against" were strongly against, while those voting "for" were only mildly supportive.

- 3. Talking points used to gain support for the amendment are as follows:
 - -- The responsibility of the DCI and DDCI have increased dramatically in the last ten years. For example a world wide mandate for Anti-terrorism and Anti-Narcotics; Arms Control verification and monitoring requirements and responsibility for major expansion of technical systems
 - -- DCI/DDCI need authority to match their responsibility
 - -- DCI oversees intelligence community which includes DOD, DEA, NSA, and Intelligence components of Army, Navy, Air Force, Treasury, Energy, and FBI as well as Intelligence Community Staff
- 4. As an additional option to be used in a subsequent appeal to SSCI we can ask that the effective date of the amendment be set for FY 1989. This suggests that the DCI and DDCI are seeking the amendment to match the necessary authority with the responsibilities of the offce rather than personal L-100-17 gain. Amendments are attached.

Amendment Option 1

- (a) Section 5312 of Title 5, United States Code, is amended by adding at the end thereof the following:
 - " () Director of Central Intelligence
- (b) Section 5313 of Title 5, united States Code, is amended by inserting "Deputy" before "Director of Central Intelligence."
- (c) Section 5314 of Title 5, United States Code, is amended by striking our "Deputy Director of Central Intelligence."

Option 2

To option 1 we can add a provision making the effective date of the amendment the beginning of FY 89 which reads as follows:

(d) The effective date of the amendments made by (a), (b) and (c) shall be October 1, 1988

Sanitized Copy Approved for Release 2011/06/30 : CIA-RDP88G01116R001001680007-9

EXECUTIVE SECRETARIAT **ROUTING SLIP ACTION** INFO DATE INITIAL TO: x 3 1 DCI χ 4 2 DDCI 3 EXDIR 4 D/ICS 5 DDI 6 DDA 7 DDO 8 DDS&T 9 Chm/NIC 10 GC IG 12 Compt X 13 D/OLL 14 D/PAO 15 D/PERS 16 VC/NIC 17 gs 20 21 SUSPENSE

STAT

Precutive Secretary
11 Aug 86
Date

3637 (10-81)

